

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

MICHIGAN

LAW REVIEW

VOLUME II 1903-1904

UNIVERSITY OF MICHIGAN DEPARTMENT OF LAW ANN ARBOR, MICHIGAN 1904 COPYRIGHT, 1903, 1904
By JAMES H. BREWSTER, Trustee

TABLE OF CONTENTS

| ARTICLES | PAGE |
|---|-------------|
| Administrative Powers of the President, The—John A. Fairlie | 190, 247 |
| Assessments, Some Legal Aspects of Special—Frank L. Sage | 45 3 |
| BRITISH EMPIRE AS A NATION, THE-Stephen B. Stanton | 429 |
| COVENANTS AS QUASI CONTRACTS—Louis L. Hammon | 106 |
| ENGLISH HISTORY AND THE STUDY OF ENGLISH LAW—Arthur Lyon Cross | 649 |
| EXPERT, THE PHYSICIAN AS AN-H. B. Hutchins | 601, 687 |
| FELLOW SERVANT DOCTRINE IN THE UNITED STATES SUPREME | 001, 007 |
| COURT, THE—Albert Martin Kales | 79 |
| Foreign Ships, Jurisdiction Over, in Territorial Waters— | • • |
| Charles Noble Gregory | 333 |
| FOREIGN VOLUNTARY ASSIGNMENTS FOR THE BENEFIT OF CRED- | 000 |
| ITORS—Edson R. Sunderland | 112, 180 |
| FRENCH JURY SYSTEM, THE-Simeon E. Baldwin | 597 |
| INCORPORATION LAW, A PROPOSED NATIONAL—Horace L. Wilgus | 501 |
| INCORPORATION LAW, NEED OF A NATIONAL—Horace L. Wilgus | 35 8 |
| IS THE BRITISH EMPIRE CONSTITUTIONALLY A NATION?—Stephen | - |
| B. Stanton | 429 |
| JURISDICTION OVER FOREIGN SHIPS IN TERRITORIAL WATERS— Charles Noble Gregory | 3 33 |
| LAW OF REASON, THE-Sir Frederick Pollock | 159 |
| LEGAL ASPECTS OF SPECIAL ASSESSMENTS-Frank L. Sage . | 453 |
| NATIONAL INCORPORATION LAW, NEED OF A-Horace L. Wilgus | 358 |
| NATIONAL INCORPORATION LAW, A PROPOSED-Horace L. Wilgus | 501 |
| NEGOTIABLE INSTRUMENTS LAW, THE: ITS HISTORY AND ITS | |
| PRACTICAL OPERATION—Amasa M. Eaton | 260 |
| ONE PHASE OF FEDERAL POWER UNDER THE COMMERCE CLAUSE | |
| of the Constitution—John C. Donnelly | 670 |
| PATENT, RIGHTS OF JOINT OWNERS-Dwight B. Cheever | 446 |
| PHYSICIAN AS AN EXPERT, THE-H. B. Hutchins | 601, 687 |
| PRESIDENT, ADMINISTRATIVE POWERS OF-John A. Fairlie | 190, 247 |
| QUASI CONTRACTS, COVENANTS AS-Louis L. Hammon | 106 |
| RAILROAD COMPANIES, THE LIABILITY OF, FOR MEDICAL SER- | |
| VICES RENDERED TO INJURED EMPLOYEES AND OTHERS- | |
| H. B. Hutchins | 1 |
| RATIFICATION BY AN UNDISCLOSED PRINCIPAL—E. C. Goddard . | 25 |
| RIGHTS OF JOINT OWNERS OF A PATENT THE Dright R Charges | 446 |

NOTE AND COMMENT

RECENT IMPORTANT DECISIONS

| ACCIDENT—Within the terms of insurance policy | |
|---|---------------|
| ACKNOWLEDGMENT—Competency of stockholder in corporation | n |
| mortgagee to take22 | 0, 630 |
| Competency to take affected by interest | |
| ACTION—To quiet title: venue | |
| ADDITIONAL BURDEN—Of telegraph line on railroad right of way | |
| ADMINISTRATOR—Appointment of, to care for estate of livin | g |
| person | . 720 |
| Payment to foreign administrator as a discharge | |
| Right to convey inchoate homestead, | . 405 |
| Rights as between domestic and foreign | . 487 |
| ADMISSIONS—In abandoned pleadings | . 730 |
| ADOPTION—Contract to devise to adopted child | . 497 |
| ADVERSE POSSESSION—Conveyance of land in | . 314 |
| Statute of limitations does not run during litigation in lan | |
| office | |
| AGENCY-Agent for collecting laundry accounts sustains fiduciar | |
| relation to principal | . 406 |
| Authority to appoint sub-agents | . 54 |
| Breach of duty defeats agent's right to compensation | . 310 |
| Distinguished from conditional sale | . 64 |
| Distinguished from service | . 139 |
| Distinguished from trust | . 139 |
| Estoppel to set up illegality | |
| Fraud as affecting agent's right to compensation | . 54 |
| Notice to agent of dangerous character of drug | . 60 |
| Notice to agent: when not notice to principal | |
| Possession of note by agent to collect | . 720 |
| Scope of authority, Sunday contract | |
| Secret commission | . 310 |
| Telegraph company not chargeable with knowledge of operato | |
| ALIEN—Porto Rican not | |
| ALIMONY—Contingent fee payable from | |
| AMENDMENT—Under code changing form of action | . 218 |
| AMERICAN POLITICAL SCIENCE ASSOCIATION | . 396 |
| ANARCHISTS—Exclusion of | |
| ANGELL, SARAH CASWELL | . 298 |
| ANTE-NUPTIAL CONTRACT | |
| ANTI-TRUST ACT | |
| APPEAL—Right to appeal after satisfaction of judgment | |
| ASSAULT AND BATTERY—Verdict for inadequate damages set asid | |
| ASSAULT—Liability of one in loco parentis for chastisement | |
| ASSIGNMENT—For the benefit of creditors, action to set aside | . 405 |
| Of contract for benefit of third person | . 409 |
| ATTORNEY—Decorum in argument | . 49 |
| Disbarment for assailing judge's integrity | . 721 |
| ATTORNEY AND CLIENT—Attorney's lien, fund in court Contingent fees, payment from alimony | . 311 |
| AUSTRALIAN BALLOT LAW—Marking of ballots | 721 410 |
| AUTOMOBILE—Excessive speed, negligence | . 412 //11 |
| BALLOTS—Marking of | , 411 /10 |
| BANKRIPTCY—City's claim for taxes entitled to priority | . 412 799 |
| | |

| Discharge as affecting debts created by misconduct in fidu- | |
|---|-------|
| ciary capacity | 406 |
| Discharge in, as affecting judgment lien | 311 |
| Discharge, new promise | 311 |
| Judgment in bastardy, discharge | 312 |
| Preferential payment: recovery by trustee | 482 |
| Right of petitioner to subject homestead to his claim, not | |
| cognizable in bankruptcy court | 621 |
| When discharge not a release from debt | OOT |
| When discharge not a release from debt | ., 99 |
| BANKS AND BANKING—Bank as surety on replevin bond | |
| Crediting depositor with amount of check: payment | |
| Interest on trust funds, misappropriation | |
| National bank, not a partner | 418 |
| The Kentucky bank cases | 473 |
| BASTARD—Status fixed by parents' domicile | 55 |
| BASTARDY—Judgment in, as affected by bankruptcy proceedings | 312 |
| BENEFIT SOCIETIES—Change of beneficiary | |
| Forfeiture of membership | 490 |
| BILL OF RIGHTS—And the right to labor | |
| BILLS AND NOTES—Marriage of parties to | |
| Note executed and delivered in one state payable in another | |
| Note given in violation of penal statute | 041 |
| | |
| Payment of draft to impostor | |
| Proof of execution of note by corporation | 410 |
| Word "surety" after signature of maker | 641 |
| BLOODHOUNDS—Conduct of, as evidence | 402 |
| BOUNDARIES—By government surveys, when conclusive | 718 |
| BRIBERY—Liability of members of congress for | 623 |
| BUILDING CONTRACT—Contractor using owner's material; destruc- | |
| tion | 314 |
| BY-LAWS—Of benefit societies as part of member's contract | 490 |
| CARRIERS—Contract exempting from liability | 991 |
| Ejection of passenger for refusal to pay cash fare higher than | 221 |
| ticket fare | 200 |
| | |
| Employee transported free of charge, as a passenger | 482 |
| Proprietor of a passenger elevator is a carrier | |
| Refusal of passenger to pay extra fare | 140 |
| Signed ticket not the contract | 724 |
| Stipulations releasing from liability for free passenger | 723 |
| Telegraph companies as | 420 |
| CHARTER—Construction of city, as to power to acquire lands out- | |
| side boundaries | 322 |
| Construction of city, as to election | 228 |
| CHATTEL MORTGAGE—Description; unidentified articles among a | |
| greater number | 631 |
| Mortgagor's possession and power of sale in course of trade | 407 |
| Recorded among land records; notice | 717 |
| CHECK—Credited to depositor equivalent to payment | 55 |
| Included in "funds or money" named in statute | 63 |
| CHILDREN—Unlawful employment of, negligence | |
| CHRISTIAN SCIENCE—Contrary to public policy | 61 |
| CITIZENSHIP—Of corporations incorporated in two states | 149 |
| CIVIL DICUTS—Congrigor orgins | (12 |
| CIVIL RIGHTS—Conspiracy against negroes | 483 |
| CLAIM—Code provision as to changing by amendment | 218 |
| CLASS LEGISLATION—Discrimination between butchers and con- | |
| fectioners | 633 |
| Minimum wage law as | 141 |

| COASTING-Liability of city for injury from | 60 |
|---|-----|
| CODE PLEADING—Allegation of duty Amendment changing form of action | 222 |
| Amendment changing form of action | 218 |
| Function of the exhibit in | |
| CO-EXECUTORS—Liability of sureties on joint and several bond | 325 |
| COMBINATIONS—In restraint of trade | 134 |
| COMMERCE—Between state and territory | 468 |
| COMMISSION—Recovery by principal of both secret and stipulated | |
| commission | 310 |
| COMMISSIONERS—On uniform state laws | 299 |
| CONDITIONAL SALE | 233 |
| CONFESSION—When not voluntary | 401 |
| CONFLICT OF LAWS—Enforcing foreign contract contrary to public | 401 |
| | 218 |
| Execution of power | 223 |
| Note executed and delivered in one state payable in another | 627 |
| Right of action in England for acts in foreign country | 56 |
| Status of bastard fixed by domicile of parents | 55 |
| CONGRESS—Liability of members of, for bribery | |
| CONSIDERATION—Antecedent debt as | |
| CONSTITUTIONAL LAW—Appointment of special administrator for | 100 |
| | 720 |
| Civil rights; conspiracy against negroes | 483 |
| Commerce between state and territory | 468 |
| Compelling one to be a witness against himself | 46 |
| Classification | 136 |
| Class legislation | 724 |
| Divine healing not medical attendance | |
| Exclusion of anarchists | |
| Forfeiture of lands for failure to pay taxes | 408 |
| Jurisdiction of equity to try title to office | 725 |
| Limitation of municipal debt | |
| Limit of judicial construction | 136 |
| Local option law, discrimination | 408 |
| Minimum wage law invalid Ordinance prohibiting distribution of hand-bills | |
| Ordinance providing for license fee on vehicles | 66 |
| Possession of game fish in closed season | |
| Power of legislature as to rules of evidence | 48 |
| Statute providing for summary sale of trespassing animals. | 56 |
| Statute requiring weekly payment of wages unconstitutional | 141 |
| Use of trading stamps | |
| CONTINGENT FEE—Fraudulent conveyance to defeat | 58 |
| CONTRACTS—Agreement for advertising in street cars; damages | 212 |
| Conditions attached to goods | 726 |
| Consideration, not paid to party | 486 |
| For benefit of third person, enforcement by beneficiary | 409 |
| Impossibility of performance; implied condition | |
| In general restraint of trade | 57 |
| In restraint of trade | 486 |
| Liability of municipal corporation on, for local improve- | 70± |
| | |

TABLE OF CONTENTS

| ments | 732 |
|--|-----|
| Made in violation of Sunday laws | 405 |
| Maliciously inducing breach of | 899 |
| Place of performance as controlling on question of validity | 627 |
| Release of employer from liability for injury to employee | 57 |
| Rescission of agreement to purchase mine | 418 |
| Signed railroad ticket not a contract | 724 |
| To build with materials furnished by owner | 314 |
| To devise | 734 |
| To devise, void under statute of frauds | 497 |
| CONTRIBUTORY NEGLIGENCE—See Negligence. | 201 |
| CONTROVERSIES BETWEEN STATES | |
| CONVEYANCE—By one indebted: evidence of fraud | |
| Negligence in not reading, as estopped to show fraud | |
| Of pretended title | 314 |
| Of pretended title | 733 |
| COPYRIGHT—Mimicry as infringement of musical composition | 480 |
| CORPORATIONS—Annual reports: forfeiture of charter for neglect | |
| in filing | 726 |
| Citizenship of those incorporated in two states | |
| Combinations in restraint of trade | |
| Dissolution, rights of minority stockholders | |
| Execution of conveyances by | |
| Garnishment of stockholder for unpaid subscriptions | |
| Legality of voting trust | 224 |
| Oral subscription to stock | |
| Partnership with an individual | |
| Preferences to officers | 635 |
| Proof of execution of promissory note | 410 |
| Ultra vires act | |
| CO-TENANTS—Ejectment | |
| Redemption of mortgage by | |
| COUNTERCLAIM—Effect of, in court of limited jurisdiction | |
| by federal court | |
| Justice Court; transcript of judgment | |
| Limited jurisdiction, effect of counter-claim | 316 |
| Power to correct judicial errors | |
| Relation between federal and state courts | 473 |
| Right to instruct on failure of defendant to testify in criminal | |
| case | 472 |
| COVENANTS—Running with the land | 225 |
| When a special covenant controls a general | 486 |
| CRIMINAL LAW—Acts justifying killing in self-defense | 727 |
| Conduct of bloodhounds as evidence | 9U0 |
| Development of | |
| Reasonable doubt, insanity | 317 |
| Right of court to instruct on failure of defendant to testify | 472 |
| DAMAGES—Allowed for mental suffering because of another's pain | 485 |
| Exemplary, where actual are merely nominal | 318 |
| For mental suffering | 642 |
| Inadequate; verdict set aside | 484 |
| Measure of, on breach of contract for street car advertising. | 313 |

| Measure of, on breach of contract to convey land Measure of recovery for death of infant | . 67 |
|--|--------------|
| Pleading special injury | . 22' |
| When equity will not retain jurisdiction to award damages. | |
| DEEDS—Antecedent debt as consideration | |
| Covenants implied | |
| Delivery: testamentary disposition | |
| Of guardian, not conforming to statute, void DEFENSES—Pleading inconsistent under the code | . 750 410 |
| DELIVERY—Of deed | 725 |
| Of gift causa mortis | |
| DESCRIPTION-In chattel mortgage, of part of greater number of | ť |
| like chattels | 631 |
| In land contract, highways included | 416 |
| Of land in will, evidence admissible to show what devised | 237 |
| Void for uncertainty in starting point | 417 |
| DESTRUCTION—Of revoking will, effect on former will | 238 |
| DIRECTORS—Fiduciary relation existing between stockholders and DISAPPOINTMENT—Damages allowed for mental suffering caused by | . 004 |
| DISBARMENT—Of attorney for assailing judge's integrity | 791 |
| DISCHARGE—In bankruptcy: new promise | 311 |
| "DIVINE HEALING"—not medical attendance | 212 |
| DIVORCE—Contingent fee depending on alimony | 721 |
| DOWER—In lands under contract | 319 |
| DRUGGIST—Liability of, for negligence | 60 |
| DUE PROCESS OF LAW-Forfeiture of lands for failure to pay taxes | 408 |
| DUTY—Allegation of, under code | 222 |
| EJECTMENT—Based on equitable title in plaintiff | 729 |
| ELECTIONS—Marking of ballots | 410 |
| Right of board of aldermen to judge of election of its mem- | 714 |
| bers | 228 |
| Right of party committee to question candidate's eligibility. | 58 |
| ELEVATORS—Degree of care required in operating | 222 |
| EMINENT DOMAIN—Appropriation of railroad property | 144 |
| EQUITY—Jurisdiction to settle title to personal property | 635 |
| Jurisdiction to try title to office | |
| EVIDENCE—Admissibility of, as to special injury not precisely | 300 |
| alleged | 227 |
| Admissions in abandoned pleadings | 730 |
| Conduct of bloodhounds as | 402 |
| Court's power to order physical examination | 477 |
| Duty of court to limit effect of | 715 |
| Of undue influence | 327 |
| Parol, inadmissible to cure void description | 417 |
| Power of legislature to prescribe rules | 321 |
| Power of legislature to prescribe rules | 217 |
| where testifying against her husband | 220 |
| EXECUTION—Of promissory note by corneration | 410 |
| EXECUTORS—Indebted to estate, liability of surety | 496 |
| Liability of, for unpaid claims | 229 |
| One executor suing sureties on joint and several bond of him- | |
| self and other | 325 |
| Where actual damage nominal | 226 |

| EXEMPT PROPERTY—Lien upon, not affected by bankruptcy pro- | |
|---|------------|
| ceedings | 311 |
| EXEMPTION—Of lawyers from service of process | 625 |
| EXHIBIT—Function of, in code pleading | 399 |
| EXPANSION OF THE COMMON LAW | 128 |
| EXPRESS MESSENGER—Contract releasing carrier from liability for | |
| negligence | |
| FALSE IMPRISONMENT—Liability of employer for acts of servant | |
| FEDERAL HOMESTEAD—Administrator's right to convey inchoate | 001 |
| homestead | 405 |
| EFIT OW SERVANT Delegation of duty | 400 |
| FELLOW SERVANT—Delegation of duty | 492 |
| Section hand and train operator | |
| FIDUCIARY RELATION—Discharge in bankruptcy as affecting debt. | 406 |
| Existing between directors and stockholders | |
| FLAG-Use of, for advertising purposes | 724 |
| FOREIGN JUDGMENT—As a defense in garnishment | 64 |
| FORFEITURE—Of corporation charter for neglect to file report | 726 |
| Of insurance policy for non-payment of premiums | 732 |
| FRAUD—As affecting agent's right to compensation | 54 |
| In creation of debt as affecting discharge in hankruptcy. | 54 |
| FRAUDULENT CONVEYANCE—Loan by wife to husband | 145 |
| Transfer to one creditor not fraudulent as to others | 58 |
| Withholding mortgage from record | 144 |
| FREEDOM OF SPEECH—Not abridged by exclusion of anarchists | 483 |
| FREE SPEECH—Right of, not infringed by ordinance prohibiting | 400 |
| distribution of circulars | 140 |
| FRIGHT—Mental suffering produced by | 140 |
| GAME LAW—Possession of game fish in closed season | 411 |
| CADNICHMENT Independent of game fight in closed season | |
| GARNISHMENT—Judgment of, in foreign jurisdiction as a defense. | 64 |
| Of stockholder for unpaid subscriptions | 727 |
| Railroad company not liable in, for cars of connecting com- | |
| pany | 145 |
| GIFT CAUSA MORTIS—Delivery | 413 |
| GOOD-WILL—Recovery for value of | 66 |
| GUARDIAN AND WARD—Appointment of guardian by guardian | 146 |
| Oath required by guardian on conveyance of ward's realty | 730 |
| Sale of realty: guardian procuring hidder | 419 |
| HIGHWAY—Included in description in land contract | 416 |
| HOMESTEAD—Acknowledgement of mortgage before stockholder of | 410 |
| mortgagee corporation | 690 |
| Acknowledgment of mortgage of | 190 |
| Agreement to convey reversionary interest; wife's consent | 100 |
| Judgment on note waiving exemption as affected by bankruptcy | 730 |
| proceedings | ~ |
| Turisdiction of haplywater count of the later | 311 |
| Jurisdiction of bankruptcy court as to claims against | 631 |
| HOMICIDE—Acts justifying killing in self-defense | 727 |
| HOTEL—Duty of lessee to construct fire escapes | 491 |
| HUSBAND AND WIFE—Action by wife for alienation of husband's | |
| affections | 237 |
| Ante-nuptial contract | 791 |
| Competency as witnesses against each other | 000 |
| INCELMATIBLE OF DALLIES to note | 400 |
| Mailiage to subdiess lestimony of wife | ~-~ |
| MULEGEE DV WITE OF SPHATATO DECEMENT for bushes it. I | |
| NULTESIDENT WITE exclinded from shore of hunbands, and a | |
| Transactions between, in train of creditors | |
| IMMIGRATION—Exclusion of anarchists | 149 149 |
| | |

| IMDITED WADDANGW In color of coord hand goods | 94 |
|--|--------------|
| IMPLIED WARRANTY—In sales of second-hand goods 2 | 34 |
| IMPOSTOR—Payment of draft to 4 | 07 |
| INCOME—Devise of, passes land | 68 |
| INFANT—Enlistment in Navy; desertion, not released on habeas | |
| INFANT—Enlistment in Navy; desertion, not released on nabeas | |
| corpus 6 | 38 |
| Measure of damages for death of | 18 |
| INJUNCTION—Rights under a patent used injuriously to public, en- | |
| | |
| forced | 62 |
| Sought by labor union to prevent interference with pickets. 33 | 21 |
| INSANITY—As a defense in action for slander 64 | 43 |
| Degenable doubt at the section | 10 |
| Reasonable doubt as to sanity | 17 |
| INSOLVENCY—Of partnership, claim of creditor secured by mort- | |
| gage of one partner | ٩n |
| INSTALLMENT CONTRACT | ,, |
| INSTALLMENT CONTRACT | 53 |
| INSTRUCTION—Duty of court to limit effect of evidence | 15 |
| Contradictory and inconsistent | 17 |
| INSURANCE—Benefit society; change of beneficiary | 74 |
| 1110011211012—Deficit society, change of penenciary | 2 T |
| Condition for immediate notice 5 | 59 |
| Conveyance of property to partner not ground for forfeiture 41 | 15 |
| Covenant to insure in mortgage | 19 |
| The later of the l | , 0 |
| Failure of notice and proof; waiver 14 | 16 |
| Forfeiture for non-payment of premiums | 32 |
| Mutual benefit societies; forfeiture of membership 49 | Δ. |
| INTEREST—Omission of interest from judgment | |
| Third the state of interest from judgment |)() |
| INTERSTATE COMMERCE—Whether commerce between state and | |
| territory is | S. |
| | |
| TRAIGNTIONS—Rights in, as between employer and employee 4 | 1 |
| IRRIGATION—Prior appropriation | :7 |
| JUINT DEBTORS—Liability of representative of one under the code 21 | 6 |
| JUDGMENT—Absence of jurisdiction; injunction restraining execu- | |
| tion | |
| tion | 6 |
| Action to revive; plea of payment | 2 |
| Federal tax judgments in state courts | e |
| Judicial errors; correction at subsequent term | 0 |
| Transaction of subsequent term | U |
| Impeachment of, in another state | 8 |
| Right to appeal after independ satisfied 79. | 1 |
| JUDICIAL LEGISLATION | - |
| JURISDICTION—Effect of counter-claim in court of limited jurisdic- | " |
| counter-claim in court of limited jurisdic- | |
| tion 310 | 6 |
| Over the Ohio river | ñ |
| JURORS—Competency, taxpayers of a municipality not disqualified | J |
| by interest | |
| by interest | 5 |
| 196 to the foundations of | 0 |
| The scales of | , |
| The sword of | , |
| The sword of | 2 |
| MENTUCKI DANK CASES | • |
| DADOIU—THE FIGHT TO INDOF | - |
| LABOR UNION—Right of, to prevent interference with pickets 321 | |
| Injunction sought by one arrival | L |
| Injunction sought by one against another | 7 |
| UAND CONTRACT—Description highways included | |
| DILLID AND I DINANI — DIIIV to construct fine econe on beter | |
| LAPSE—Of residuary gifts | L |
| LAW SCHOOL Changes in facility 1997 |) |
| LAW SCHOOL—Changes in facility | _ |
| THE THIRD DACKIDLO I OI. I FOR SERVICE OF DROOMS | |
| | |
| LIBEL—By publication of picture 417 | |
| LIBEL—By publication of picture | ; |
| Irrelevant matter in pleading | : |
| | |

| LICENSE—Ordinance providing license for vehicles | |
|---|-------------|
| LICENSEE—Injury to, from defective premises | 488 |
| LIEN—Attorney's, fund in court | 311 |
| MAINTENANCE | |
| MALICIOUSLY INDUCING BREACH OF CONTRACT | |
| MARRIED WOMEN—Power of, to enter into partnership with hus- | |
| band | |
| MASTER AND SERVANT—Contract releasing employer from liabil- | |
| ity for injury to employee | 57 |
| Fellow servant or vice-principal | |
| Fellow servants; brakeman and conductor not | |
| Injury to servant while off duty | 638 |
| Liability of master for acts of servant within scope of author- | |
| ity | 637 |
| Maliciously inducing breach of contract | |
| Master's duty to make rules for servant's protection | 60 |
| Master's liability for servant's torts | 417 |
| Statute requiring weekly payment of wages invalid | 141 |
| Test of reasonableness of master's rules | 60 |
| MEANDER LINES—When boundaries | 718 |
| MEDICAL ATTENDANCE—Required by statute, "divine healing" not | 212 |
| MEDICAL SERVICES-Note given for those of unlicensed practi- | |
| titioner | 213 |
| MEDICINE—Statutes regulating the practice of | 51 |
| MENTAL SUFFERING—Damages for150, 226, 421, 485, 641, | 642 |
| Produced by fright | 411 |
| MERGER—Of competing lines of railroads | 134 |
| MIMICRY—As infringement of musical composition | 480 |
| MINORS—Enlistment in navy—desertion | 638 |
| MOCK MARRIAGE—Effect of | 230 |
| MORTGAGE—Clog on redemption | 232 |
| Covenant to insure | 493 |
| Of chattels, mortgagor's possession with right to sell in | |
| course of trade | 407 |
| Redemption by co-tenant | 229 |
| Withholding from record | 144 |
| MOSELY EDUCATIONAL COMMISSION | 212 |
| MUNICIPAL CORPORATIONS—Constitutional limitation of indebt- | |
| edness | 320 |
| Election of aldermen | 228 |
| General liability for local improvements | 732 |
| Liability for acts of officers under void ordinance | 494 |
| Liability for injuries arising from runaway accidents | 494 |
| Liability for injury from coasting | 60 |
| Liability of, for damages from culvert | 232 |
| Power of legislature to regulate wages paid by | 141 |
| Right to acquire lands outside of boundaries | 322 |
| Right to examine books of | 148 |
| MUSICAL COMPOSITION—Mimicry as infringement of | 480 |
| NAME—Of partnership as asset | 303 |
| NATIONAL INCORPORATION LAW | 615 |
| NAVIGABLE WATER—Erie Canal | 3 00 |
| NEGLIGENCE—Contract exempting carrier from liability for negli- | |
| gence | 221 |
| Contributory, bicyclist injured by street car | 152 |
| Contributory, in taking overdose of morphine | 60 |
| Contributory, of father, bars action for death of child | 630 |

| Contributory, one not guilty of, in trying to save life of another | 99 |
|--|-----|
| Contributory, plaintiff's over-exertion in extinguishing fire | |
| | 61 |
| Defective appliance, absence of privity 42 | 22 |
| Degree of care required in operating automobile 41 | 11 |
| Employment of children | 61 |
| Imputing that of parent to child | |
| Injury received in attempt to save another's life 42 | 22 |
| Injury to licensee | |
| Injury to servant while off duty | 38 |
| Liability of municipality for | |
| Liability of telegraph company for loss caused by wire-tap- | |
| pers 49 | 95 |
| Mental suffering produced by fright 41 | |
| Of employer's superintendent | |
| Of municipal corporations for defects in streets 49 | 94 |
| Of parent in son's use of firearms | |
| Of party as estopping him to show fraud 41 | |
| Of servant within the scope of his authority 41 | |
| Of telegraph companies in failure to deliver message 42 | |
| Use of spring guns | |
| | 61 |
| NEGROES—Civil rights | |
| NORTHERN SECURITIES CASE | |
| NOTE—Validity of, given for services of unlicensed practitioner 21 | |
| | 59 |
| Failure to give, no defense in action on accident policy 14 | 9 D |
| To telegraph operator not notice to employer | |
| OFFICE—Removal from, by president | |
| ORDINANCE—Prosecution under void ordinance | L J |
| | 66 |
| | 51 |
| PARENT AND CHILD—Appointment of testamentary guardian 14 |) L |
| Contributory negligence of parent's agent bars recovery for | ΞŪ |
| child's death | 20 |
| Imputing parent's negligence to child | ?5 |
| Civil liability for excessive chastisement of child 15 | 52 |
| Liability of parent for injury by son's use of firearms 41 | ĺŔ |
| Measure of damages in action for death of child 31 | 18 |
| Omission of child's name from will | 53 |
| PARTIES—Joining representatives of deceased obligor 21 | ı |
| PARTNERSHIP—Accounting, division of property | 23 |
| Between corporation and individual | 1 |
| Conveyance by one partner to another not ground for forfei- | |
| ture of insurance policy 41 | 15 |
| Effect of mortgage by individual partner, on creditor's claim 23 | ٤n |
| Name an asset 30 |)3 |
| National bank may not be partner | Q |
| Power of wife to become husband's partner 5 | 9 |
| PASSENGER—Duty of one without ticket to pay extra fare 14 | ın |
| Ejection of, for refusal to pay cash fare in excess of ticket 32 | 6 |
| Employee traveling without paying fare | 32 |
| PASSENGER ELEVATOR—Degree of care required in operating22 | 2 |
| PATENT RIGHT—Note given for, not so stating, void | 4 |
| FAIRNIO-UNITY OF | :2 |

Duty required towards passenger, derailing of train 482
Garnishment of railroad company for cars of connecting line 145
Liability to abutting owner for change of grade 64

| Power to grant right to telegraph company to maintain line. | 324 |
|--|-------------|
| Regulation as to cash fare on car | |
| Signed ticket not the contract | 724 |
| Stipulations in pass releasing company from liability | 723 |
| Stockholding corporations | |
| REAL PROPERTY—Action to quiet title: venue | 310 |
| Adverse possession: conveyance of land in | |
| Adverse possession: time does not run during litigation in | OLI |
| land office | eon |
| Boundaries in government surveys: when conclusive | 710 |
| Contract to device | 718 |
| Contract to devise | 134 |
| Conveyance by guardian of ward's lands: procuring bidder | 413 |
| Conveyance by guardian of ward's lands: oath | |
| Covenants implied | 486 |
| Covenants running with the land | 225 |
| Description in land contract: highways included | 416 |
| Description in will: evidence admissible to show what devised | 237 |
| Description, void for uncertainty in starting point | 417 |
| Dower in lands under contract | 319 |
| Ejectment based on plaintiff's equitable title | 729 |
| Ejectment by co-tenant | 323 |
| Eminent domain, appropriation of railroad property | 144 |
| Fraudulent conveyance of | 145 |
| Homestead: acknowledgment to conveyances of138, | 630 |
| Rights of abutting lot owners on street used by street rail- | |
| way | 150 |
| Rule in Shelley's case as affected by statute requiring con- | |
| struction according to intent | 639 |
| Special covenant controls a general, when | 486 |
| Subterranean waters: reasonable use of | 403 |
| REASONABLE DOUBT—As to sanity | 317 |
| RECEIVER—Jurisdiction of state court over one appointed by federal | 011 |
| court | <i>4</i> 10 |
| RECORDS—Chattel mortgage recorded among land records | 717 |
| Of deed as evidence of delivery | 799 |
| Photographs of convicts | 722 |
| RELIGION—Use of wine in worship, discrimination in liquor law | 408 |
| RELIGIOUS LIBERTY—Does not warrant neglect to provide medical | 100 |
| attendance | 919 |
| RELIGIOUS CORPORATION—Application of Christian Scientists for | <i>u</i> 12 |
| Charter dismissed | 1/0 |
| REMOVAL—Of public officer by president | 63 |
| RESIDUARY GIFTS—Lapse of | 400 |
| RES JUDICATA—Garnishment in foreign jurisdiction as a defense | 400 |
| ROLLING STOCK—Attachment of car of foreign railroad | 145 |
| ROYAL PREROGATIVE | 140 |
| SALES—Agency and conditional sale distinguished | 299 |
| SALES—Agency and conditional sale distinguished | 04 |
| Conditional contract to sell | 233 |
| Draft with bill of lading attached | 325 |
| For cash, payment with old account | 65 |
| Goods shipped C. O. D. | 149 |
| Implied warranty in sale of second-hand machinery | 234 |
| Purchaser of goods with notice of conditions not bound | 726 |
| Waiver of condition | |
| SEAMAN—Duty to furnish medical attendance to | 496 |
| SELF-DEFENSE—Acts justifying killing in self-defense | 727 |
| SERVANT—Distinguished from agent | 139 |

| SET-OFF-Of debt due by partner in action by partnership | 59 |
|---|------|
| SHELLEY'S CASE—Rule in, as affected by statute requiring instru- | |
| ments to be construed according to intent | 639 |
| SHIPPING—Duty of ship owner to furnish medical attendance | |
| SLANDER—Insanity as a defense to action | 043 |
| SPECIFIC PERFORMANCE—Agreement to give adopted child prop- | 995 |
| erty | |
| Of contract to make will | |
| Parol contract; part performance | |
| Street railway's contract to pave not enforced | 420 |
| SPRING-GUNS—Negligent use of | 326 |
| STATUTE OF FRAUDS—Agreement not to be performed within one | |
| year | 66 |
| Contract to be performed within one year | |
| Contract to devise void under | |
| Oral stock subscription | |
| Part performance of parol contract | |
| Performance of contract | 111 |
| STOCKHOLDERS—Competency of, to take acknowledgment of | 41.4 |
| mortgage to corporation | 220 |
| Fiduciary relation of directors | |
| Rights of those in minority | |
| STREET CARS—Contract for advertising in, nature of | 313 |
| STREET RAILWAYS—Regulation as to tickets and cash fare | 326 |
| Rights of abutting lot owners on street used by | 150 |
| STREETS—Liability of municipal corporations for defects in | 494 |
| Right of street railway to use | 150 |
| SUBROGATION—Of surety of public officer to rights of state | |
| SUBTERRANEAN WATERS—Reasonable use of | |
| SUNDAY CONTRACTS SUNDAY LAWS—Contract in violation of | |
| SUNDAY STATUTES—Constitutionality of | |
| SURETYSHIP—Action by creditor at request of surety | 734 |
| Bank participating in public officer's misappropriation liable | |
| to surety | 313 |
| Joint and several note, word "surety" after signature | 641 |
| Liability of sureties on bond of co-executors | |
| Liability of surety on executor's bond | |
| Mortgage by wife of separate property to husband's sureties | 489 |
| Securities given by principal to his surety inure to credi- | |
| tor's benefit | 710 |
| TAXATION—Forfeiture of lands for failure to pay taxes | 119 |
| License fee on vehicles | |
| TAXES—Claim for, entitled to priority in bankruptcy proceedings | 722 |
| TAXPAYERS—Not disqualified to act as jurors, when | 415 |
| Suit to enjoin collection of void judgment | 320 |
| TELEGRAM—Damages for delay in delivery641, | 642 |
| TELEGRAPH COMPANIES—Damages for delay in delivering mes- | |
| sage: mental suffering | |
| Error in transmitting message | 420 |
| Failure to deliver message | 421 |
| Liability for loss caused by message of wire-tappers Not chargeable with knowledge of operator | 495 |
| Right to maintain line on railroad right of way | 79A |
| and the maintain time on fairtoad fight of way | 044 |

| Stipulations limiting liability420, | 421 |
|---|-----------------------|
| TERRITORY—Commerce between state and, whether interstate com- | |
| merce | 468 |
| THE LAW OF REASON133, | |
| THE LAW SCHOOL | 211 |
| TIME—Computation of, adverse possession | 630 |
| TITLE—By devise, when vests | |
| When passes in sale for cash | |
| When passes in sale of goods C. O. D | |
| TORTS—Assault and battery, by one in loco parentis | |
| Erroneous transmission of message by telegraph company | |
| Imputing parent's negligence to child | 735 |
| Injury received in attempt to save another | 422 |
| Liability of manufacturer to one not a party to the contract | 400 |
| of purchase | |
| Liability of master for false imprisonment by servant | 637 |
| Libel, irrelevant matter in pleading not privileged | |
| Master's liability for servant's | 417 |
| Right of posthumous child to sue for death of father | |
| Slander, insanity as a defense | |
| Use of spring guns | 320 |
| Wife's right of action for alienation of husband's affec- | 997 |
| tions | 237 |
| See Negligence, Libel, Slander, Assault, etc. | 104 |
| TRADE—Combinations in restraint of | 13 4 57 |
| Contract in restraint of | 224 |
| | |
| TRANSCRIPT—Of judgment from justice court | |
| TREASURE TROVE | 405 |
| Rights of finder TRUSTEE—In precatory trust controlled by court | |
| Purchase of claim against beneficiary | 341 67 |
| TUTCHASE OF CHAIM AGAINST DEHERCIARY | 190 |
| TRUSTS—Agency distinguished from | 67 |
| ULTRA VIRES—Corporation as surety on replevin bond | |
| UNDUE INFLUENCE—Evidence of | |
| Remote influence held fatal | CAA |
| UNITED STATES—Liability of, for injury from elevator in public | 044 |
| buildings | 49 |
| UNLICENSED PRACTITIONER—Note given for services of | 213 |
| VARIANCE—Of pleading from writ | 62 |
| VENDOR AND PURCHASER—Measure of damages on breach of con- | 02 |
| tract to convey | 67 |
| | 310 |
| VERDICT—Set aside as inadequate | |
| VOLUNTARY CONFESSIONS | |
| VOTING TRUST—Legality of | |
| WAGES—Minimum wage law | |
| Statute requiring weekly payment invalid | 141 |
| WAIVER—Of conditions in sale for cash | 65 |
| Of notice of accident by insurance company | 146 |
| WATERS—Interstate streams: prior appropriation | 147 |
| Reasonable use of subterranean | 403 |
| WIFE—Competent to testify against her husband | 230 |
| WILLS—Adoption of child: contract to devise | 497 |
| Construction of "between" as "among" | 644 |
| Construction, precatory trust | |

| TABLE OF CONTENTS | xvii | |
|--|---|--|
| Description of land, evidence to point out what devised Devise of rents and profits Execution of power Intentional omission of child's name Presumptions where later will, not produced, was accessible to beneficiaries Remote undue influence defeats, when Revival of prior on destruction of revoking will Specific performance of agreement to devise Specific performance of contract to make The specific performance of contract to make When estate vests WITNESS—Manner of showing incompetency Stockholder as witness to mortgage to corporation Wife as witness against husband | 68 223 153 238 644 238 235 736 327 68 317 138 | |
| BOOK REVIEWS | | |
| ABBOTT—Brief upon the Pleadings in Civil Actions at Law, in Equity and under the New Procedure. Second Enlarged Edition. AMERICAN STATE REPORTS—Vols. 88 and 89. Vols. 90, 91 and 92 Vols. 93, 94, 95 | 77 240 741 424 498 69 243 646 6156 1156 1157 328 738 329 76 331 155 498 498 | |
| Exposition by Eminent Lawyers | 46 | |
| CASES COMMENTED UPON | | |
| Abbiston's Estate, In re | 12 40 | |

| Alexander v. W. U. Tel. Com- | Chesapeake & Ohio Fuel Com | |
|-----------------------------------|----------------------------------|-------|
| pany 642 | pany v. United States | . 619 |
| American Bonding Company v. | Cincinnati, H. & D. Ry. Com | 1- |
| Nat. Mechanics Bank 313 | pany et al., v. City of Troy. | |
| | Citizens' Bank v. Burrus et al | |
| American Book Company v. | | |
| Kansas717, 721 | Citizens' State Bank v. Nore. | |
| Ames v. Southern Pacific Com- | City National Bank v. Gosher | n, |
| pany 724 | Woolen Mills Company et a | 1 635 |
| Anderson v. State 140 | City of Alton v. Foster | . 732 |
| Andrew v. Ramsay & Company 310 | City of Carthage v. Duvall | |
| Atkins et al., v. W. & A. Fletch- | City of Ft. Smith v. Scruggs. | |
| | | |
| er Company 321 | City of Frankfort v. Deposi | |
| Attorney-General v. Trustees of | Bank | |
| the British Museum 299 | City of Kingfisher v. Altizer | . 321 |
| Austin & N. W. Ry. Company | City of Waco v. Bryan | . 722 |
| v. Cluck 478 | Clair v. City of Manchester | |
| Augtin w Wolch | Clapp v. Houg | |
| Austin v. Welch | Claren w Develor | . /20 |
| Bailey v. Pennsylvania Ry. | Clasen v. Pruhs | |
| Company 64 | Clayton et al. v. Exchange Bank | ζ. |
| Balch v. Beach 320 | of Macon | . 144 |
| Ball, In re 407 | Cobb v. Simon | 638 |
| Ballard v. Mississippi Cotton | Cole v. Laird | |
| Oil Composer 100 | Columbia Dank - Dinkatt | . XIU |
| Oil Company | Columbia Bank v. Birkett | 55 |
| Balz v. Nelson 145 | Cooley v. Barker | 637 |
| Barclay v. Commonwealth 230 | Corscadden v. Haswell et al | 725 |
| Barette v. Carr 484 | Corscadden v. Howe | 725 |
| Barlow's Administrator v. Com- | Cowan v. W. U. Tel. Company. | 643 |
| stock's Administrator 731 | Crane v. Waldron | |
| Barnes v. Miner 480 | Crawford v. Burke | 54 |
| Darmes v. Miller 400 | Danielson v. Roberts | 405 |
| Barry v. Order of Cath. Knights | Danielson v. Roberts | 495 |
| of Wisconsin 490 | Daubert v. Western Meat Com- | |
| Bassett v. Fidelity & Deposit | pany | |
| Company 496 | Deposit Bank of Frankfort v. | |
| Beach v. Hudson River Land | Board of Councilmen of the | |
| Company 416 | City of Frankfort | 473 |
| Ponodist w Doch 1 -t -1 | Desando v. New York Herald | ¥10 |
| Benedict v. Deshel et al 482 | Company | 400 |
| Bethel v. Booth & Company 66 | Company | 496 |
| Bigby v. United States 50 | Detroit v. Detroit Railway Com- | |
| Bloom & Hamlin v. Nixon 480 | pany | 416 |
| Bradley v. Carritt 232 | Devoe v. New York Central | |
| Вгеск v. Meeker 54 | Railroad Company | 60 |
| Brooks v. W. U. Tel. Company 421 | Dezell v. Fidelity & Casualty | • |
| Prott - Ctat- | Company | 4 477 |
| Brott v. State 402 | Company | 147 |
| Brown v. Gates 627 | Dickerson v. Campbell et al | 732 |
| Brown v. Tama County 733 | Dishon v. Cincinnati, N. O. & T. | |
| Bryan v. First National Bank of | P. Ry. Company | 638 |
| McKee's Rocks 55 | Dorsey v. Dodson | 400 |
| Bryan v. W. U. Tel. Co 422 | Drake v. Scott | 65 |
| Burgong w Ctorre | Draper v. Tucker | 910 |
| Burgess v. Stowe 222 | Dudley v. City of Flemingsburg | 919 |
| Burnett v. Atlantic Coast Line | Dudley v. City of Flemingsburg | 60 |
| Ry. Company 222 | J. E. Dunn & Company v. Smith | 226 |
| Bush v. Webster 67 | Eagle v. Franklin | 323 |
| Carr v. Francis Times & Com- | Edwards v. Kelly | 644 |
| | Egnor v. People | 317 |
| pany 56 | Ellis v. Ellis | 297 |
| Carswell v. Macon, D. & S. R. | Ellis v. Flaherty | 010 |
| Company 482 | Erdmon w Mitchell | 218 |
| Castell v. Potter 319 | Erdman v. Mitchell | 397 |
| 319 | Enslen v. Nathan | 727 |

| Farson v. Fogg 420 | Bank 407 |
|---|--|
| Field v. Campbell 489 | |
| First Church of Christ, Scien- | Company 324 |
| tist, In re 149 | Hoodless v. Jernigan 729 |
| Flaherty v. O'Connor 139 | Howard Iron Works v. Elevat- |
| Fleet v. Hertz 65 | |
| Flynn v. Holman 237 | Hurxthal v. St. Lawrence Boom |
| Fowler v. Fowler 55 | |
| Fowler v. Randall 61 | |
| Frankfort, Deposit Bank of v. | chine Company 151 |
| Board of Councilmen 473 | Hyatt v. Anderson 414 |
| Fuller v. Berger 62 | Hyde v. Hartford Fire Insur- |
| Galbraith v. Paine 314 | ance Company 493 |
| Galloway v. Hastings 47 | Ingram, In re 631 |
| Galloway v. Bartholomew 641 | International Harvester Com- |
| Gardner v. Continental Ins. Com- | pany v. Lyman 312 |
| pany 400 | Irvine v. Gibson 644 |
| Garver, In re 406 | Ismon v. Loder, et al 484 |
| Gates v. Paul 218 | Jeffries v. Robbins 54 |
| German American Sav. Bank | Jenkins v. Jonas-Schwab Com- |
| v. Craig et al 325 | pany |
| German Mut. Fire Ins. Com- | |
| pany v. Fox et al 415 | Kansas City Exposition Driving Park v. Kansas City 476 |
| Giblan v. National Amalga- | Katz v. Walkinshaw 404 |
| mated Labourers' Union 397 Gilbert v. American Surety | Kaufman v. Gerson 218 |
| | Keene Guaranty Savings Bank |
| Company | v Lawrence Savings Bank |
| Gilbert v. Garber 138 | v. Lawrence |
| Glamorgan Coal Company, Ltd. and others v. South Wales | Kennedy v. Birmingham Ry., |
| Miners' Federation and others 306 | Light & Power Company 326 |
| Glanz v. Chicago, M. & St. P. | Kennedy v. Haskell et al 414 |
| | Kerr v. Kennedy 58 |
| Goldreyer v. Cronan 490 | King v. McKissick 643 |
| Gonzalez v. Williams 479 | Klipstein v. Raschein 218 |
| Goodsell v. Rutland Canadian | Krell v. Henry 633 |
| Ry. Company 417 | Krepp v. St. Louis & S. F. R. |
| Gosa v. Southern Ry. Company. 485 | Company |
| Gould v. W. J. Gould & Com- | Kuelling v. Roderick Lean Mfg. |
| pany | Company |
| Granam v. W. U. Tel. Company 150 | Lamar et al. v. Harris |
| Grant V. Hass | Lane v. Lane |
| Greenlear v. People's Bank of | Lange v. LaCrosse & E. Rv. Co. 150 |
| Greer v. Dowey 56 | Levara et al. v. McNenv et al. 731 |
| Burralo | Lawson v. Schreveport Water- |
| Grout et al. v. Tacoma Eastern | WORKS Company 400 |
| Ry. Company | Lesile V. Jackson & Suburban |
| namey v. Kansas City S R | Traction Company 997 |
| Company | Levin Bros. Estate. In re 221 |
| nayuen v. State 51 | Lewis et al., v. Holmes 227 |
| rayes v. Continental Casualty | London Guarantee & Accident |
| Company 59 | Company v. Horn 725 |
| Herring-Hall Marvin Company | Loug V. Gorman 717 |
| V. Smith | Loustori V. Lonstorf 997 |
| noagill V. Henderson so | Lum v. rauntierov 200 |
| nuuge v. Wetzler | Maas v. Savings Bank 407 |
| Hoffman v. American Exch. Nat. | McCurdy V. Dillon 791 |
| | McKenney v. Cheney |

| McKittrick v. Cahoon 312 | Price v. Price 73 | 4 |
|---|--|---|
| McMillen's Estate, In re 153 | Quakertown & E. R. Company | |
| Magee v. State 717 | v. Guarantors' Liability In- | |
| Mahaney v. Carr et al 235 | demnity Company et al 31 | 1 |
| Malin v. McCutcheon 318 | Read v. Toledo Loan Company. 13 | 8 |
| Marino v. Lehmaier 62 | Reed and McCormick v. Gold 40 | 9 |
| Mays v. Karn 68 | Republic Iron & Steel Company | |
| Meisner v. City of Dillon 494 | v. State 14: | 1 |
| Merchants' National Bank v. | Richmond F. & P. Ry. Company | _ |
| Wehrman et al 419 | v. Martin's Administrator 630 | 0 |
| Merrick et al. v. Carter 491 | Rickards v. Rickards 409 | 5 |
| Miller et al. v. Kern County | Robards v. Indianapolis St. Ry. | |
| Land Company 310 | Company 153 | 3 |
| Molineaux, In re 733 | Rogers v. Chippewa County | |
| Monnier v. N. Y. C. & H. R. R. 140 | Judge 410 | 0 |
| Montgomery County v. Cochran 63 | Rogers et al. v. French 53 | |
| Moore v State 317 | Rotan v. Hayes 486 | |
| Morgan v. British Yukon Navi- | Ryan v. Hamilton 487 | 7 |
| gation Company 496 | Sage v. Rudnick 630 | |
| Morse v. Chesapeake & Ohio Ry. | Schneider v. City of Menasha 322 | ì |
| Company 410 | Security Land & Exploration | |
| Muhlker v. New York & Harlem | Company v. Burns 718 | |
| Railroad Company 64 | Sheldon's Estate, In re 497 | 1 |
| Mullen v. McKeon | Shinkle v. McCullough 411 | L |
| Municipal Court v. Whaley 325 Nashville R. R. Company v. | Shipley v. Platts 406 | |
| | Shurtleff v. United States 63 | |
| National Enameling & Stamp- | Simpson v. City of Whatcom 494 Skelton et al. v. Pacific Lumber | Ł |
| ing Company v. Haberman. 57 | | |
| New v. Southern Ry. Company 57 | Company 492 Skinn v. Reutter 422 | , |
| New Birdsall Company v. Keyes 234 | Skinner v. Terry 729 | , |
| Northern Pacific Railway Com- | Slater v. Fehlberg 62 | |
| pany v. Adams 723 | Slater v. Slater 303 | |
| Northern Securities Company | Smith v. Detroit & Deadwood | , |
| v. United States 616 | Gold Mining Company 418 | į |
| Oliver v. Oliver 315 | Snow et al., In re 722 | |
| O'Neile v. Ternes et al 316 | South Dakota v. North Carolina 622 | , |
| Parish v. East Coast Cedar Com- | Southern Railway Company v. | |
| pany 408 | James 417 | |
| People v. A. Booth & Company 632 | Sparks v. Deposit Bank of Paris | |
| People ex rel. Anderson v. By- | et al 631 | |
| ers 413 | Spencer v. Stockwell 489 | i |
| People ex rel. Hillel Lodge v. | Spengler v. Spengler 231 | |
| Rose 726 | State v. Burns 49 | |
| People ex rel. Krulish v. Fornes | State v. Gray 728 | |
| et al | State v. Height 46 | |
| People v. Pierson | State v. Justus 633 | |
| People v. Van De Car 724 | State v. MacKnight 52 | |
| Perry v. Haines | State v. Parker 716 | |
| Company 221 | State ex rel. Wellford v. Will- | |
| Pinney v. First National Bank. 634 | iams, Mayor 148 | |
| Pittsburg, C., C. & St. L. Ry. | State of Minnesota v. Northern | |
| Company v. Lynch 423 | Securities Company136, 617 | |
| Postal Tel. & Cable Co. c. Wells 420 | Street v. Varney Electrical Sup- | |
| Potts v. Dounce 217 | ply Company 141 | |
| Powers' Ex'r v. Powers 645 | Sturdevant Bros. & Company et | |
| VIV | activity Dios. or Compath of | |

| al. v. Farmers' & Merchants' | United States ex rel. Turner v. |
|---------------------------------|---------------------------------|
| Bank of Rushville 142 | Williams, Immigration Com'r 483 |
| Supreme Council Catholic Be- | Venable & Bays v. Stamper 64 |
| nevolent Legion v. Murphy 232 | Vogt v. Hecker 31 |
| Sweat-Box Case 401 | Waite v. Grubbe 413 |
| Sweeny v. Webb 409 | Wall v. N. & W. R. Company |
| Taddy & Company v. Sterious | et al 14 |
| & Company 726 | Ward et al. v. American Health |
| Taylor v. Seil 418 | Food Company 313 |
| Teske v. Dittberner 736 | Warren et al. v. Pim et al 22 |
| Texas & Pac. Ry. Company et al. | Washington Insurance Company |
| v. Coggin 730 | v. Glover 732 |
| Theis v. Spokane Falls Gas | Wedding v. Meyler 719 |
| Light Company et al 634 | Weiser v. Holzman 235 |
| Thornton v. State 46 | Western Union Tel. Company v. |
| Tines v. Commonwealth 472 | Sklar, et ux 641 |
| Towner v. Rodegeb 405 | Western Union Telegraph Com- |
| Union Trust Company v. Mc- | pany v. Uvalde Nat. Bank. 498 |
| Keon et al $\dots 720$ | Western Union Tel. Company v. |
| United States v. Addyston Pipe | Wofford 140 |
| & Steel Company 620 | Whetstone et al. v. McQueen 229 |
| United States v. Dietrich 623 | Wilcox v. American Telephone |
| United States v. E. C. Knight | and Telegraph Company 412 |
| Company 618 | Wilenou v. Handlon 728 |
| United States v. Morris 483 | Wiley v. Decker 148 |
| United States v. Northern Se- | Willey v. Crocker-Woolworth |
| curities Company135, 617 | Nat. Bank 142 |
| United States v. Reaves 639 | Williams v. Miles 238 |
| United States v. Trans-Missouri | Young v. Becklam 58 |
| Freight Association 618 | Young v. Commonwealth 224 |
| United States v. Whelpley 468 | Zinn v. Zinn 636 |